

Attorney Docket No.: RSW9-99-111/5577-307

2134

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PATENT

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Davis et al.

Serial No.: 09/422,537

Filed: October 21, 1999

For: SELECTIVE DATA ENCRYPTION USING STYLE SHEET PROCESSING FOR
DECRYPTION BY A GROUP CLERK

Group Art Unit No.: 2134

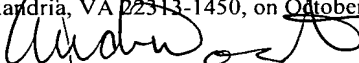
Examiner: Tongoc Tran

Confirmation No.: 5674

October 29, 2004

CERTIFICATE OF MAILING UNDER 37 CFR 1.8

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Audra Wooten

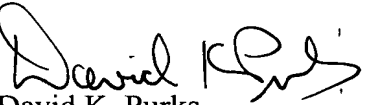
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**SUBMISSION OF TERMINAL DISCLAIMER
UNDER 37 C.F.R. § 1.321(b)**

Sir:

Applicant hereby submits the enclosed Terminal Disclaimer Under 37 C.F.R. § 1.321 for the above referenced application. The Examiner is authorized to charge Deposit Account No. 09-0461 in the amount of \$110.00 [37 C.F.R. § 1.20(d)] to cover the fee for filing a Terminal Disclaimer and for any additional fee which may be required or to credit any overpayment.

Respectfully submitted,


David K. Purks
Registration No. 40,133

USPTO Customer No. 46589

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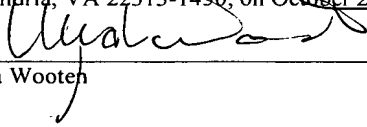
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Commissioner for Patents
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TERMINAL DISCLAIMER UNDER 37 C.F.R. 1.321

Sir:

I, David K. Purks, am an attorney of record of the owner and disclaimant,
International Business Machines Corporation and am authorized to execute this Terminal
Disclaimer on behalf thereof. International Business Machines Corporation is the owner of
all right, title, and interest in the above-identified application as evidenced by an Assignment
recorded on October 21, 1999, at Reel 010339, Frame 0622.

The owner, International Business Machines Corporation of the instant application
hereby disclaims, except as provided below, the terminal part of the statutory term of any
patent granted on the instant application which would extend beyond the expiration date of
the full statutory term of any patent granted on pending U.S. Patent Application Serial
Numbers 09/422,431 and 09/422,492 both filed on October 21, 1999, as such term is defined
in 35 U.S.C. §§154 – 156, §173, and any other relevant statutory provision, and as the term of
any patents granted on U.S. Patent Application Serial Numbers 09/422,431 and 09/422,492
may be shortened by any terminal disclaimer filed prior to the grant of any patents on
pending U.S. Patent Application Serial Numbers 09/422,431 and 09/422,492. The owner

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In re: Davis et al.
Serial No.: 09/422,492
Filed: October 21, 1999

hereby agrees that any patents so granted on the instant application shall be enforceable only for and during such period that it and any patents granted on U.S. Patent Application Serial Numbers 09/422,431 and 09/422,492 are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in U.S.C. §§154 – 156, §173, and any other relevant statutory provision, of any patents granted on U.S. Patent Application Serial Numbers 09/422,431 and 09/422,492 as the term of any patents granted on U.S. Patent Application Serial Numbers 09/422,431 and 09/422,492 may be shortened by any terminal disclaimer filed prior to the grant of any patents on U.S. Patent Application Serial Numbers 09/422,431 and 09/422,492, in the event that any such patents granted on pending U.S. Patent Application Serial Numbers 09/422,431 and 09/422,492: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR §1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.

Respectfully submitted,



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